EXHIBIT B

| SOUTHERN DISTRICT OF NEW YORK | |
|-------------------------------|-----------------------|
| Baby Bean Productions LLC, | 07-CV-3616 (MGC) |
| Plaintiff, | STIPULATED JOINDER OF |

V.

UNITED STATES DISTRICT COURT

PLAINTIFFS

DC Shoes Inc. and Quiksilver, Inc.,

Defendants.

Recitals

- a. WHEREAS, Defendants believe that Mr. Danny Parks, Mr. Louis Perez, and the partnership of Mr. Parks and Mr. Perez must be joined as plaintiffs as necessary and indispensable parties; and
- b. WHEREAS, While Plaintiff believes it is the proper and only necessary plaintiff,
 Plaintiff has no objection to joining Mr. Parks, Mr. Perez, and the partnership of Mr. Parks and
 Mr. Perez as plaintiffs.

NOW, THEREFORE, the parties stipulate and agree as follows:

1. The Second Amended Complaint filed in this Action shall be deemed amended to join as party plaintiffs pursuant to Fed. R. Civ. P. 19(a) and/or 20(a) Danny Parks and Louis Perez in their individual capacities and the partnership comprised of Danny Parks and Louis Perez.

Filed 06/02/2008

Document 18 Page 2 of 3 Case 1:07-cv-03616-MGC

| 2. | The caption of the Second Amended Complaint shall be deemed amended to read |
|-------------|---|
| as follows: | |

Baby Bean Productions LLC, Danny Parks, Louis Perez, and the partnership comprised of Danny Parks and Louis Perez,

07-CV-3616 (MGC)

SECOND AMENDED COMPLAINT

Plaintiffs,

V.

DC Shoes Inc. and Quiksilver, Inc.,

| Defend | lants. | |
|--------|--------|---|
| | | Y |

- Danny Parks, Louis Perez and the partnership comprised of Danny Parks and 3. Louis Perez agree to be joined as plaintiffs.
- Plaintiffs and Defendants reserve and expressly do not waive any and all rights, 4. remedies and defenses against all parties and with respect to the Second Amended Complaint.

-remainder of page left intentionally blank-

Case 1:07-cv-03616-MGC

Document 18

Filed 06/02/2008

Page 3 of 3

AGREED TO as of this 29 day of May 2008.

Plaintiff Baby Bean Productions LLC by its attorney,

Jeffrey Sonnabend (JS1243)

SonnabendLaw 600 Prospect Avenue

Brooklyn, NY 11215-6012

718-832-8810

JSonnabend@SonnabendLaw.com

Dated: 5/29/2008

Dated: New York, New York

Defendants DC Shoes, Inc. and Quiksilver, Inc. by their attorneys,

Kane Kessler, P.C. Adam M. Cohen (AMC-9918) Lauren Dayton (LMD-9291) 1350 Avenue of the Americas New York, NY 10019 212-519-5146 acohen@kanekessler.com

Dated:

SO ORDERED.

MIRIAM GOLDMAN CEDARBAUM United States District Judge